PE	Banner & Witcoff Ref. No.		413.00008							
	\(\frac{\chi_1}{\chi_2}\)	DINT DEC	LARATIO	ON FOR PATENT	APPLICATION					
5 200	As the below name	ed inventors,	we hereby de	clare that:						
	0.	t office addre	ss and citizen	ship are as stated below	next to our names;					
ADEMAS	We believe we are	the original, f	irst and joint i	nventors of the subject m	natter which is claimed a	and for which a patent	is			
	sought on the invention ent is attache		ation or exic	cis of Cigarette Smoke,	, the specification of wi	dich				
	was filed (if applic		. <u>2003</u> as App	lication Serial Number 10	0/645,839 and was ame	nded on				
	was filed	under the	Patent Coop , filed	eration Treaty (PCT) a , and amended on	and accorded Internat (if any).	ional				
	We hereby state the claims, as amended by any			derstand the contents of t ve.	he above-identified spe	cification, including th	æ			
	We hereby acknow	ledge the dut	y to disclose i	nformation which is mate	rial to patentability in a	ccordance with Title 3	7,			
	Code of Federal Regulation	s, §1.56(a).								
			Prior Fo	reign Application(s)					
	We hereby claim i	oreign priorit	y benefits und	ler Title 35, United State	s Code, §119 of any fo	reign application(s) fo	זכ			
	patent or inventor's certific certificate having a filing di	ate listed belo ate before tha	w and have a t of the applic	dso identified below any ation on which priority i	foreign application(s) s claimed:	for patent or inventor	's			
		 			T		_			
		1		Date of Filing	Date of Issue	Priority Claimed Under 35 U.S.C.				
	Country	Applic	ation No.	(day month year)	(day month year)	§119				
	We hereby claim p			tes Provisional App 35, United States Code,		provisional applicatio	л			
1				Date of Filing	Priori	y Claimed	٦			
ı	U.S. Provisional Applic	ation No.	(d	lay month year)	Under 35 U.S.C. §119(e)(1)					
			_							
	Prior United States Application(s) We hereby claim the benefit under Title 35, United States Code, § 120 of any United States application(s) listed below									
	and, insofar as the subject m			.						
	the manner provided by the			_						
	information as defined in T application and the national					e filing date of the price	r			
							_			
	Application Serial No.		Date of Filing (Day, Month, Year)		Status X Patented, Pending, Abandoned					
	60/406,036		 	07-August-2002		Yes	1			
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	BANNER & WITCOFF	LTD.		Page 1 of 2		Rev 1.0 8-17-20	٥٥			
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PTO Contourse Number #22307, with full power of substitution and revocation, to present this application and to transact all

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All correspondence and colephone communications should be addressed to:

Banton & Witcoff, Ltd. Customer Number: 22907

We beenly declary that all emperors made herein of our own knowledge are true and that all statements made on We hereby declary that all statements reach return or our own expenses are true and much that containing that all statements reach and there statements were made with the knowledge that willful information and the like so made are precisively by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful fulse attractions may just refer the walldity of the application or any patent issuing Charlett.

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Banner & Witcoff Ref. No.

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Power of Attorney

And we hereby appoint, both jointly and severally, as our attorneys, all Banner & Witcorf, Ltd. attorneys indicated therein under PTO Customer Number #22907, with full power of substitution and revocation, to prosecute this application and to transact all business in the Patent and Trademark Office.

All correspondence and telephone communications should be addressed to:

Banner & Witcoff, Ltd. Customer Number: 22907

We hereby declare that all statements made herein of our own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

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